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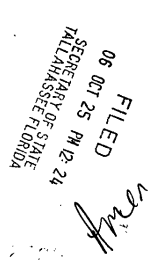
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FLORIDA DEPARTMENT OF STATE Division of Corporations

September 19, 2006

BARBARA BEJARANO 4021 SW 96 AVE MIAMI, FL 33165

SUBJECT: B & B RESPIRATORY EQUIPMENT INC.

Ref. Number: P04000132570

We have received your document for B & B RESPIRATORY EQUIPMENT INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The above listed corporation was administratively dissolved or its certificate of authority was revoked for failure to file its 2006 corporate annual report form in a timely manner. To reinstate the corporation you must submit the attached reinstatement application or annual report form and the appropriate fees.

The fees to reinstate the corporation are as follows: \$600 reinstatement fee, \$61.25 filing fee for the current year, and \$88.75 corporate supplemental fee for the current year.

Therefore, the total amount due to reinstate the corporation is \$750.00. Add an additional \$8.75 for each certificate of status requested.

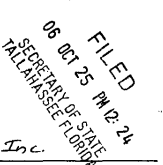
Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6927.

Tracy Smith Document Specialist

Letter Number: 406A00055974

Articles of Amendment to Articles of Incorporation



BOB Respiratory Equipment Inc.

(Name of corporation as currently filed with the Florida Dept. of State)

ant to the provisions of section 607 1006. Florida Statutes, this Florida Profit Corporati

(Document number of corporation (if known)

Pursuant to the provisions of section 607.1006, Florida Statutes, this *Florida Profit Corporation* adopts the following amendment(s) to its Articles of Incorporation:

NEW CORPORATE NAME (if changing):

AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC) First: Amendment (s) adopted: Amendment #1-The new president, Unce President and Treasury at the corporation is Pablo Delga 4021 Sw 96th America, Minni, fl 33165 Amendment #2 The sale director at the corporation shall be Pablo Delgado, 46, Sw 96th America, Minni, fr 33165; Amendment #3-The new registered asent few the corporation is Par Pablo
Vice hesidest and Teusviv et the corporation is Publo Delga 4021 Sw 96th Avenue, Minni, FC 33165 Aundment #2 Tesde director et the corporation still be Publo Delgado, 46, Sw 96th Avenue, Minn, Fo 33165; Amendment #3-The
Vice hesidest and Teusviv et the corporation is Publo Delga 4021 Sw 96th Avenue, Minni, FC 33165 Aundment #2 Tesde director et the corporation still be Publo Delgado, 46, Sw 96th Avenue, Minn, Fo 33165; Amendment #3-The
4021 Sw 96th Alenve, Minni, FC 33165 Aundment #2 Nosde director of the corporation still be Public Delsado, 46. Sw 96th Alenve, Man, FC 33165; Arondonent #3- The
Sw 96th Lewe, Man, Fr 32165; Arendonst #3-The
now regirely exert fee the to for affects for parto
negalo, you su 96th Aenve, Mian, FC 33165
(Attach additional pages if necessary)

(continued)

The date of each amendment(s) adoption:
Effective date if applicable: Agust 21, 2066 (no more than 90 days after amendment file date)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.
☐ The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
"The number of votes cast for the amendment(s) was/were sufficient for approval by
(voting group)
The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
Signature (By a director, president or other officer - if directors or officers have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
(Typed or printed name of person signing)
(Title of person signing)
(Title of person signing)

FILING FEE: \$35